4 Page 1 of 4

Case 1:04-cv-10080-GAGNITED STATES DISTRICT COULD DISTRICT OF MASSACHUSETTS

CIVIL ACTION NO: 0410080GAO

RALPH J. VOLLMANN,
Plaintiff

vs.

*

ROGER LYNN GRUBB and
ALLIED SYSTEMS LTD.,

*

PLAINTIFF'S REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT, ROGER LYNN GRUBB

The plaintiff in the above entitled action, pursuant to Rule 34 of the Massachusetts Rules of Civil Procedure, requests that the defendant, **Roger Lynn Grubb** produce the items listed in Exhibit A, which is attached hereto, for inspection and copying. The items are to be produced at the Law Offices of Nathan & Krevat, 159 Derby Street, Salem, Massachusetts 01970. The documents requested are to be produced within thirty (30) days of the date of the filing of this request.

The defendant may comply with this request at his option by forwarding a copy of all documents requested by counsel. Said copies are to be legible.

This request is to include any and all after acquired documents of the type and form requested.

Dated: 3/4/04

Defendants

By Plaintiff's Attorney,

Paul Nathan, Esquire B.B.O.#: 367420

NATHAN & KREVAT

159 Derby Street

Salem, Massachusetts 01970

(978) 745-4455

I hereby certify that a true original of the above document was served upon the attorney of record for each party via first-class mail or

Case 1:04-cv-10080-GA9NITED STATES DISTRICT COULD Page 2 of 4 DISTRICT OF MASSACHUSETTS

CIVIL ACTION NO:

RALPH J. VOLLMANN,
Plaintiff

vs.

**

ROGER LYNN GRUBB and
ALLIED SYSTEMS LTD.,
Defendants

**

<u>Definition: The truck:</u> The truck and trailer operated by Roger Lynn Grubb at the time of the accident alleged in the complaint.

EXHIBIT A

- 1. All insurance agreements or liability bonds which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the instant litigation or indemnify or reimburse the defendants for payments made to satisfy said judgment, which policies were in effect at the time of the incident referred to in the plaintiff's complaint and which policies covered the acts or alleged acts of negligence of the defendant. This request is to include the coverage selection pages for all types of insurance, whether primary or excess or catastrophe policies.
- 2. All operators reports filled out by an operator of a vehicle involved in the accident referred to in the plaintiff's complaint, whether directly or indirectly.
- All operators reports of the motor vehicle accident filled out or completed by any person other than the defendant and which relate to the incident referred to in the plaintiff's complaint.
- 4. All police reports made by any other civic or municipal relating to the incident referred to in the plaintiff's complaint.
- 5. All photographs in the possession, custody, or control of the defendant which show and/or purport to show the scene of the accident as referred to on the plaintiff's complaint.
- Any report relating to the accident for your insurance company prepared by defendant or Allied Systems Ltd., or Roger Lynn Grubb's employer as part of defendant's reporting of the accident.

- 7. CasAll photographs F.A. possession, custody, or control. ... ne defendant and which show and/or purport to show damage to the defendants motor vehicle involved in the accident referred to in the complaint.
- 8. All other photographs which the defendant claims may be related to any material element or aspect of the plaintiff's claim, or any of the defenses raised by the defendant.
- 9. All statements, signed or unsigned, written, oral or transcribed which were taken from or given by the defendant to any person, firm, entity, insurer, or other person which relate in any way to the incident referred to in the plaintiff's complaint. This request does not include statements given to or taken by defendant's attorneys.
- 10. All statements, signed or unsigned, written, oral, or transcribed which were taken from or given by any person relative to the incident referred to in the complaint or any affirmative defense pleaded by any defendant. This request does not include statements given to or taken by defendant's attorneys.
- 11. All documents in the possession, custody, or control of the defendant which relate to a description of any damage sustained to the truck operated by defendant in the incident referred to in the plaintiff's complaint, including but not limited to all repair estimates, repair orders, paid bills for repair, and receipts.
- 12. Any and all medical reports or medical records regarding the plaintiff, in the defendant's custody or possession, not produced by plaintiff.
- 13. W-2 or 1099 to Roger Lynn Grubb for the year 2003 from the business entity that Roger Lynn Grubb was working for at the time of the accident.
- 14. W-2 or 1099 form to Roger Lynn Grubb for the year 2003 from any person or business entity other than the entity referenced in Request #13.
- 15. Any dispatch sheets for defendant, Grubb's trip taken on April 3, 2003.
- 16. The log books kept on the truck involved in the accident for the week of March 31, 2003 through April 4, 2003.

Case 1:04-cv-10080-GAO Document 8-3 Filed 10/13/2004 Page 4 of 4

All logs or time sheets for the two week period prior to and including the date of the 17. accident showing the times the defendant, Roger Lynn Grubb, was operating the truck involved in the accident or working for himself or any other employer during this time period.

Dated: 3/4/0 4

By Plaintiff's Attorney,

Paul Nathan Esquire B.B.O.#: 367420 NATHAN & KREVAT 159 Derby Street

Salem, Massachusetts 01970

(978) 745-4455

I hereby certify that a true original of the above document was served upon the attorney of record for each party year

first-class mail on/